### Union Calendar No. 165

108TH CONGRESS 1ST SESSION

# H. R. 1829

[Report No. 108-286]

To amend title 18, United States Code, to require Federal Prison Industries to compete for its contracts minimizing its unfair competition with private sector firms and their non-inmate workers and empowering Federal agencies to get the best value for taxpayers' dollars, to provide a five-year period during which Federal Prison Industries adjusts to obtaining inmate work opportunities through other than its mandatory source status, to enhance inmate access to remedial and vocational opportunities and other rehabilitative opportunities to better prepare inmates for a successful return to society, to authorize alternative inmate work opportunities in support of non-profit organizations, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

APRIL 12, 2003

Mr. Hoekstra (for himself, Mr. Frank of Massachusetts, Mr. Collins, Mrs. MALONEY, Mr. SENSENBRENNER, Mr. CONYERS, Mr. COBLE, Mr. WATT, Mr. Manzullo, Ms. Velázquez, Mr. Boehner, Mr. George Miller of California, Mr. Tom Davis of Virginia, Mr. Rangel, Mr. Toomey, Mr. Nadler, Mr. Ehlers, Mr. Dingell, Mr. Lobiondo, Mr. Cantor, Ms. Baldwin, Mr. Norwood, Ms. Woolsey, Mr. Souder, Mr. Fer-GUSON, Ms. SCHAKOWSKY, Mr. SHADEGG, Mr. KINGSTON, Ms. HART, Ms. Lee, Mr. Hostettler, Mr. Filner, Mr. Bartlett of Maryland, Mr. Oxley, Mr. English, Mr. McIntyre, Mr. Demint, Mr. Flake, Mr. Smith of New Jersey, Mr. Ryan of Wisconsin, Mr. Culberson, Mr. EMANUEL, Mr. FORBES, Mr. GOODE, Mrs. NORTHUP, Mr. OLVER, Mr. BLUNT, Ms. PRYCE of Ohio, Mrs. MILLER of Michigan, Mr. CRAMER, Mr. Camp, Mr. Rogers of Michigan, Mr. Leach, Mr. Pence, Mr. Hill, Mr. Upton, Mr. McCotter, Mr. Langevin, Mr. Nethercutt, Mr. OSBORNE, Mr. HAYES, Mr. WAMP, Mr. TERRY, Mr. KLECZKA, Mrs. Myrick, Mr. Ney, Mr. Brady of Pennsylvania, Mr. Brady of Texas, Mrs. Jones of Ohio, Mr. Jones of North Carolina, Mr. Sessions, Mrs. CUBIN, Mrs. Capito, Mr. Burr, Mr. Clay, Mr. Knollenberg, Mr. Moran of Kansas, Mr. Tiberi, Mr. Porter, Mr. McGovern, Mr. Ballenger, Mr. Deal of Georgia, Mr. Everett, Mr. Kennedy of Rhode Island, Mr. McKeon, Mr. Isakson, Mr. LaTourette, Mr. Thornberry, Mrs. Wilson of New Mexico, Mr. Royce, Mr. Kline, Mr. Kucinich, Mr. Duncan, Mr. Tiahrt, Mr. Quinn, Mr. Wilson of South Carolina, Mr. Doolittle, Mr. McDermott, Mrs. Biggert, Mrs. Musgrave, Mr. Chocola, Mr. Gingrey, Mr. Nunes, and Mr. Burns) introduced the following bill; which was referred to the Committee on the Judiciary

#### September 25, 2003

Additional sponsors: Mr. King of Iowa, Mr. Frost, Mrs. Blackburn, Mr. Weiner, Mr. Jenkins, Mr. Stenholm, Mr. McInnis, Mr. Gutierrez, Mr. Lantos, Mr. Udall of Colorado, Mr. Gordon, Mr. Israel, Ms. Loretta Sanchez of California, Mr. Gonzalez, Mr. Miller of North Carolina, Mr. Latham, Mr. Feeney, Mr. Michaud, Mr. Nussle, Mr. Hoeffel, Mr. McHugh, Mr. Levin, Mr. Beauprez, Ms. Carson of Indiana, Mr. Shuster, Mr. Stupak, Mr. Carter, Mr. Weldon of Florida, Ms. Linda T. Sánchez of California, Mr. Rahall, Ms. Eshoo, Mr. Platts, Mr. Meehan, Mr. Barrett of South Carolina, Mr. Doyle, Mr. Foley, Mr. Taylor of North Carolina, Mr. Kirk, and Ms. Kilpatrick

#### September 25, 2003

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

[For text of introduced bill, see copy of bill as introduced on April 12, 2003]

## A BILL

To amend title 18, United States Code, to require Federal Prison Industries to compete for its contracts minimizing its unfair competition with private sector firms and their non-inmate workers and empowering Federal agencies to get the best value for taxpayers' dollars, to provide a five-year period during which Federal Prison Industries adjusts to obtaining inmate work opportunities through other than its mandatory source status, to enhance inmate access to remedial and vocational opportunities and other rehabilitative opportunities to better prepare inmates for a successful return to society, to authorize

alternative inmate work opportunities in support of nonprofit organizations, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Federal Prison Industries Competition in Contracting Act
- 6 of 2003".
- 7 (b) Table of Contents for
- 8 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Governmentwide procurement policy relating to purchases from Federal Prison Industries.
  - Sec. 3. Public participation regarding expansion proposals by Federal Prison Industries.
  - Sec. 4. Transitional mandatory source authority.
  - Sec. 5. Authority to perform as a Federal subcontractor.
  - Sec. 6. Inmate wages and deductions.
  - Sec. 7. Clarifying amendment relating to services.
  - Sec. 8. Conforming amendment.
  - Sec. 9. Rules of construction relating to chapter 307.
  - Sec. 10. Providing additional rehabilitative opportunities for inmates.
  - Sec. 11. Restructuring the Board of Directors.
  - Sec. 12. Providing additional management flexibility to Federal Prison Industries operations.
  - Sec. 13. Transitional personnel management authority.
  - Sec. 14. Federal Prison Industries report to Congress.
  - Sec. 15. Independent study to determine the effects of eliminating the Federal Prison Industries mandatory source authority.
  - Sec. 16. Sense of Congress.
  - Sec. 17. Definitions.
  - Sec. 18. Implementing regulations and procedures.
  - Sec. 19. Rule of construction.
  - Sec. 20. Effective date and applicability.
  - Sec. 21. Clerical amendments.

1	SEC. 2. GOVERNMENTWIDE PROCUREMENT POLICY RELAT-
2	ING TO PURCHASES FROM FEDERAL PRISON
3	INDUSTRIES.
4	Section 4124 of title 18, United States Code, is amend-
5	ed to read as follows:
6	"§ 4124. Governmentwide procurement policy relating
7	to purchases from Federal Prison Indus-
8	tries
9	"(a) In General.—Purchases from Federal Prison
10	Industries, Incorporated, a wholly owned Government cor-
11	poration, as referred to in section 9101(3)(E) of title 31,
12	may be made by a Federal department or agency only in
13	accordance with this section.
14	"(b) Solicitation and Evaluation of Offers and
15	Contract Awards.—(1) If a procurement activity of a
16	Federal department or agency has a requirement for a spe-
17	cific product or service that is authorized to be offered for
18	sale by Federal Prison Industries, in accordance with sec-
19	tion 4122 of this title, and is listed in the catalog referred
20	to in subsection (g), the procurement activity shall solicit
21	an offer from Federal Prison Industries, if the purchase is
22	expected to be in excess of the micro-purchase threshold (as
23	defined by section 32(f) of the Office of Federal Procurement
24	Policy Act (41 U.S.C. 428(f))).
25	"(2) A contract award for such product or service shall
26	be made using competitive procedures in accordance with

- 1 the applicable evaluation factors, unless a determination is
- 2 made by the Attorney General pursuant to paragraph (3)
- 3 or an award using other than competitive procedures is au-
- 4 thorized pursuant to paragraph (7).
- 5 "(3) The procurement activity shall negotiate with
- 6 Federal Prison Industries on a noncompetitive basis for the
- 7 award of a contract if the Attorney General determines
- 8 *that*—
- 9 "(A) Federal Prison Industries cannot reason-
- ably expect fair consideration to receive the contract
- 11 award on a competitive basis; and
- 12 "(B) the contract award is necessary to main-
- tain work opportunities otherwise unavailable at the
- penal or correctional facility at which the contract is
- 15 to be performed to prevent circumstances that could
- 16 reasonably be expected to significantly endanger the
- safe and effective administration of such facility.
- 18 "(4) Except in the case of an award to be made pursu-
- 19 ant to paragraph (3), a contract award shall be made with
- 20 Federal Prison Industries only if the contracting officer for
- 21 the procurement activity determines that—
- 22 "(A) the specific product or service to be fur-
- 23 nished will meet the requirements of the procurement
- 24 activity (including any applicable prequalification
- 25 requirements and all specified commercial or govern-

1	mental standards pertaining to quality, testing, safe-
2	ty, serviceability, and warranties);
3	"(B) timely performance of the contract can be
4	reasonably expected; and
5	"(C) the contract price does not exceed a current
6	market price.
7	"(5) A determination by the Attorney General pursu-
8	ant to paragraph (3) shall be—
9	"(A) supported by specific findings by the war-
10	den of the penal or correctional institution at which
11	a Federal Prison Industries workshop is scheduled to
12	perform the contract;
13	"(B) supported by specific findings by Federal
14	Prison Industries regarding why it does not expect to
15	win the contract on a competitive basis; and
16	"(C) made and reported in the same manner as
17	a determination made pursuant to section $303(c)(7)$
18	of the Federal Property and Administrative Services
19	Act of 1949 (41 U.S.C. 253(c)(7)).
20	"(6) If the Attorney General has not made the deter-
21	mination described in paragraph (3) within 30 days after
22	Federal Prison Industries has been informed of a con-
23	tracting opportunity by a procurement activity, the pro-
24	curement activity may proceed to conduct a procurement
25	for the product or service in accordance with the procedures

- 1 generally applicable to such procurements by the procure-
- 2 ment activity.
- 3 "(7) A contract award may be made to Federal Prison
- 4 Industries using other than competitive procedures if such
- 5 product or service is only available from Federal Prison
- 6 Industries and the contract may be awarded under the au-
- 7 thority of section 2304(c)(1) of title 10 or section 303(c)
- 8 of the Federal Property and Administrative Services Act
- 9 of 1949 (41 U.S.C. 252(c)(1)), as may be applicable, and
- 10 pursuant to the justification and approval requirements re-
- 11 lating to such noncompetitive procurements specified by law
- 12 and the Governmentwide Federal Acquisition Regulation.
- 13 "(c) Offers From Federal Prison Industries.—
- 14 A timely offer received from Federal Prison Industries to
- 15 furnish a product or service to a Federal department or
- 16 agency shall be considered for award without limitation as
- 17 to the dollar value of the proposed purchase.
- 18 "(d) Performance by Federal Prison Indus-
- 19 Tries.—Federal Prison Industries shall perform its con-
- 20 tractual obligations under a contract awarded by a Federal
- 21 department or agency to the same extent as any other con-
- 22 tractor.
- 23 "(e) Finality of Contracting Officer's Deci-
- 24 SION.—(1) A decision by a contracting officer regarding the
- 25 award of a contract to Federal Prison Industries or relating

- 1 to the performance of such contract shall be final, unless
- 2 reversed on appeal pursuant to paragraph (2) or (3).
- 3 "(2) The Chief Executive Officer of Federal Prison In-
- 4 dustries may appeal to the head of a Federal department
- 5 or agency a decision by a contracting officer not to award
- 6 a contract to Federal Prison Industries pursuant to sub-
- 7 section (b)(4). The decision of the head of a Federal depart-
- 8 ment or agency on appeal shall be final.
- 9 "(3) A dispute between Federal Prison Industries and
- 10 a procurement activity regarding performance of a contract
- 11 shall be subject to—
- "(A) alternative means of dispute resolution pur-
- suant to subchapter IV of chapter 5 of title 5; or
- 14 "(B) final resolution by the board of contract ap-
- 15 peals having jurisdiction over the procurement activi-
- 16 ty's contract performance disputes pursuant to the
- 17 Contract Disputes Act of 1978 (41 U.S.C. 601 et seq.).
- 18 "(f) Reporting of Purchases.—Each Federal de-
- 19 partment or agency shall report purchases from Federal
- 20 Prison Industries to the Federal Procurement Data System
- 21 (as referred to in section 6(d)(4) of the Office of Federal
- 22 Procurement Policy Act (41 U.S.C. 405(d)(4))) in the same
- 23 manner as it reports to such System any acquisition in
- 24 an amount in excess of the simplified acquisition threshold

- 1 (as defined by section 4(11) of the Office of Federal Procure-
- 2 ment Policy Act (41 U.S.C. 403(11))).
- 3 "(g) Catalog of Products.—Federal Prison Indus-
- 4 tries shall publish and maintain a catalog of all specific
- 5 products and services that it is authorized to offer for sale.
- 6 Such catalog shall be periodically revised as products and
- 7 services are added or deleted by its board of directors (in
- 8 accordance with section 4122(b) of this title).
- 9 "(h) Compliance With Standards.—Federal Prison
- 10 Industries shall comply with Federal occupational, health,
- 11 and safety standards with respect to the operation of its
- 12 industrial operations.".
- 13 SEC. 3. PUBLIC PARTICIPATION REGARDING EXPANSION
- 14 PROPOSALS BY FEDERAL PRISON INDUS-
- 15 TRIES.
- 16 Section 4122(b) of title 18, United States Code, is
- 17 amended—
- 18 (1) by redesignating paragraph (6) as para-
- 19 graph (12); and
- 20 (2) by striking paragraphs (4) and (5) and in-
- 21 serting the following new paragraphs:
- 22 "(4) A decision to authorize Federal Prison Industries
- 23 to offer a new specific product or specific service or to ex-
- 24 pand the production of an existing product or service shall
- 25 be made by its board of directors in conformance with the

- 1 requirements of subsections (b), (c), (d), and (e) of section
- 2 553 of title 5, and this chapter.
- 3 "(5)(A) Whenever Federal Prison Industries proposes
- 4 to offer for sale a new specific product or specific service
- 5 or to expand production of a currently authorized product
- 6 or service, the Chief Operating Officer of Federal Prison
- 7 Industries shall submit an appropriate proposal to the
- 8 board of directors and obtain the board's approval before
- 9 initiating any such expansion. The proposal submitted to
- 10 the board shall include a detailed analysis of the probable
- 11 impact of the proposed expansion of sales within the Fed-
- 12 eral market by Federal Prison Industries on private sector
- 13 firms and their non-inmate workers.
- "
  (B)(i) The analysis required by subparagraph (A)
- 15 shall be performed by an interagency team on a reimburs-
- 16 able basis or by a private contractor paid by Federal Prison
- 17 Industries.
- 18 "(ii) If the analysis is to be performed by an inter-
- 19 agency team, such team shall be led by the Administrator
- 20 of the Small Business Administration or the designee of
- 21 such officer with representatives of the Department of
- 22 Labor, the Department of Commerce, and the Federal Pro-
- 23 curement Data Center.
- 24 "(iii) If the analysis is to be performed by a private
- 25 contractor, the selection of the contractor and the adminis-

1	tration of the contract shall be conducted by one of the enti-
2	ties referenced in clause (ii) as an independent executive
3	agent for the board of directors. Maximum consideration
4	shall be given to any proposed statement of work furnished
5	by the Chief Operating Officer of Federal Prison Industries.
6	"(C) The analysis required by subparagraph (A) shall
7	identify and consider—
8	"(i) the number of vendors that currently meet
9	the requirements of the Federal Government for the
10	specific product or specific service;
11	"(ii) the proportion of the Federal Government
12	market for the specific product or specific service cur-
13	rently furnished by small businesses during the pre-
14	vious 3 fiscal years;
15	"(iii) the share of the Federal market for the spe-
16	cific product or specific service projected for Federal
17	Prison Industries for the fiscal year in which produc-
18	tion or performance will commence or expand and the
19	subsequent 4 fiscal years;
20	"(iv) whether the industry producing the specific
21	product or specific service in the private sector—
22	"(I) has an unemployment rate higher than
23	the national average: or

1	"(II) has a rate of unemployment for work-
2	ers that has consistently shown an increase dur-
3	ing the previous 5 years;
4	"(v) whether the specific product is an import-
5	sensitive product;
6	"(vi) the requirements of the Federal Government
7	and the demands of entities other than the Federal
8	Government for the specific product or service during
9	the previous 3 fiscal years;
10	"(vii) the projected growth or decline in the de-
11	mand of the Federal Government for the specific prod-
12	uct or specific service;
13	"(viii) the capability of the projected demand of
14	the Federal Government for the specific product or
15	service to sustain both Federal Prison Industries and
16	private vendors; and
17	"(ix) whether authorizing the production of the
18	new product or performance of a new service will pro-
19	vide inmates with the maximum opportunity to ac-
20	quire knowledge and skill in trades and occupations
21	that will provide them with a means of earning a
22	livelihood upon release.
23	" $(D)(i)$ The board of directors may not approve a pro-
24	posal to authorize the production and sale of a new specific

1	product or continued sale of a previously authorized prod-
2	uct unless—
3	"(I) the product to be furnished is a prison-made
4	product; or
5	"(II) the service to be furnished is to be per-
6	formed by inmate workers.
7	"(ii) The board of directors may not approve a pro-
8	posal to authorize the production and sale of a new prison-
9	made product or to expand production of a currently au-
10	thorized product if the product is—
11	"(I) produced in the private sector by an indus-
12	try which has reflected during the previous year an
13	unemployment rate above the national average; or
14	"(II) an import-sensitive product.
15	"(iii) The board of directors may not approve a pro-
16	posal for inmates to provide a service in which an inmate
17	worker has access to—
18	"(I) personal or financial information about in-
19	dividual private citizens, including information relat-
20	ing to such person's real property, however described,
21	without giving prior notice to such persons or class
22	of persons to the greatest extent practicable;
23	"(II) geographic data regarding the location of
24	surface and subsurface infrastructure providing com-
25	munications, water and electrical power distribution,

- pipelines for the distribution of natural gas, bulk petroleum products and other commodities, and other
- 3 utilities; or
- 4 "(III) data that is classified.
- 5 "(iv)(I) Federal Prison Industries is prohibited from
- 6 furnishing through inmate labor construction services, un-
- 7 less to be performed within a Federal correctional institu-
- 8 tion pursuant to the participation of an inmate in an ap-
- 9 prenticeship or other vocational education program teach-
- 10 ing the skills of the various building trades.
- 11 "(II) For purposes of this clause, the term 'construc-
- 12 tion' has the meaning given such term by section 2.101 of
- 13 the Federal Acquisition Regulation (48 C.F.R. part 2.101),
- 14 as in effect on June 1, 2002, including the repair, alter-
- 15 ation, or maintenance of real property in being.
- 16 "(6) To provide further opportunities for participation
- 17 by interested parties, the board of directors shall—
- 18 "(A) give additional notice of a proposal to au-
- 19 thorize the production and sale of a new product or
- service, or expand the production of a currently au-
- 21 thorized product or service, in a publication designed
- 22 to most effectively provide notice to private vendors
- 23 and labor unions representing private sector workers
- 24 who could reasonably be expected to be affected by ap-
- 25 proval of the proposal, which notice shall offer to fur-

- nish copies of the analysis required by paragraph (5)
   and shall solicit comment on the analysis;
- 3 "(B) solicit comments on the analysis required 4 by paragraph (5) from trade associations representing 5 vendors and labor unions representing private sector 6 workers who could reasonably be expected to be af-7 fected by approval of the proposal to authorize the 8 production and sale of a new product or service (or 9 expand the production of a currently authorized prod-10 uct or service); and
- "(C) afford an opportunity, on request, for a representative of an established trade association, labor union, or other private sector representatives to present comments on the proposal directly to the board of directors.
- 16 "(7) The board of directors shall be provided copies of 17 all comments received on the expansion proposal.
- "(8) Based on the comments received on the initial ex-19 pansion proposal, the Chief Operating Officer of Federal 20 Prison Industries may provide the board of directors a re-21 vised expansion proposal. If such revised proposal provides 22 for expansion of inmate work opportunities in an industry 23 different from that initially proposed, such revised proposal

shall reflect the analysis required by paragraph (5)(C) and

1	be subject to the public comment requirements of paragraph
2	(6).
3	"(9) The board of directors shall consider a proposal
4	to authorize the sale of a new specific product or specific
5	service (or to expand the volume of sales for a currently
6	authorized product or service) and take any action with re-
7	spect to such proposal, during a meeting that is open to
8	the public, unless closed pursuant to section 552(b) of title
9	<i>5</i> .
10	"(10) In conformity with the requirements of para-
11	graphs (5) through (9) of this subsection, the board of direc-
12	tors may—
13	"(A) authorize the donation of products produced
14	or services furnished by Federal industries and avail-
15	able for sale;
16	"(B) authorize the production of a new specific
17	product or the furnishing of a new specific service for
18	donation; or
19	"(C) authorize a proposal to expand production
20	of a currently authorized specific product or specific
21	service in an amount in excess of a reasonable share
22	of the market for such product or service, if—
23	"(i) a Federal agency or department, pur-
24	chasing such product or service, has requested
25	that Federal Prison Industries be authorized to

1	furnish such product or service in amounts that
2	are needed by such agency or department; or
3	"(ii) the proposal is justified for other good
4	cause and supported by at least eight members of
5	the board.".
6	SEC. 4. TRANSITIONAL MANDATORY SOURCE AUTHORITY.
7	(a) In General.—Notwithstanding the requirements
8	of section 4124 of title 18, United States Code (as amended
9	by section 2 of this Act), a Federal department or agency
10	having a requirement for a product that is authorized for
11	sale by Federal Prison Industries and is listed in its catalog
12	(referred to in section 4124(g) of title 18, United States
13	Code) shall first solicit an offer from Federal Prison Indus-
14	tries and make purchases on a noncompetitive basis in ac-
15	cordance with this section.
16	(b) Preferential Source Status.—Subject to the
17	limitations of subsection (d), a contract award shall be
18	made on a noncompetitive basis to Federal Prison Indus-
19	tries if the contracting officer for the procurement activity
20	determines that—
21	(1) the product offered by Federal Prison Indus-
22	tries will meet the requirements of the procurement
23	activity (including commercial or governmental
24	standards or specifications pertaining to design, per-
25	formance, testing, safety, serviceability, and warran-

1	ties as may be imposed upon a private sector supplier
2	of the type being offered by Federal Prison Indus-
3	tries);
4	(2) timely performance of the contract by Fed-
5	eral Prison Industries can be reasonably expected;
6	and
7	(3) the negotiated price does not exceed a fair
8	and reasonable price.
9	(c) Contractual Terms.—The terms and conditions
10	of the contract and the price to be paid to Federal Prison
11	Industries shall be determined by negotiation between Fed-
12	eral Prison Industries and the Federal agency making the
13	purchase. The negotiated price shall not exceed a fair and
14	reasonable price determined in accordance with the proce-
15	dures of the Federal Acquisition Regulation.
16	(d) Performance of Contractual Obligations.—
17	(1) In General.—Federal Prison Industries
18	shall perform the obligations of the contract nego-
19	tiated pursuant to subsection (c).
20	(2) Performance disputes.—If the head of the
21	contracting activity and the Chief Operating Officer
22	of Federal Prison Industries are unable to resolve a
23	contract performance dispute to their mutual satisfac-
24	tion, such dispute shall be resolved pursuant to sec-

1	tion 4124(e)(3) of title 18, United States Code (as
2	added by section 2 of this Act).
3	(e) Limitations on Use of Authority.—
4	(1) In general.—As a percentage of the sales
5	made by Federal Prison Industries during the base
6	period, the total dollar value of sales to the Govern-
7	ment made pursuant to subsection (b) and subsection
8	(c) of this section shall not exceed—
9	(A) 90 percent in fiscal year 2005;
10	(B) 85 percent in fiscal year 2006;
11	(C) 70 percent in fiscal year 2007;
12	(D) 55 percent in fiscal year 2008; and
13	(E) 40 percent in fiscal year 2009.
14	(2) Sales within various business sec-
15	TORS.—Use of the authority provided by subsections
16	(b) and (c) shall not result in sales by Federal Prison
17	Industries to the Government that are in excess of its
18	total sales during the base year for each business sec-
19	tor.
20	(3) Limitations relating to specific prod-
21	UCTS.—Use of the authorities provided by subsections
22	(b) and (c) shall not result in contract awards to Fed-
23	eral Prison Industries that are in excess of its total
24	sales during the base period for such product.

1 (4) Changes in design specifications.—The 2 limitations on sales specified in paragraphs (2) and 3 (3) shall not be affected by any increases in the unit 4 cost of production of a specific product arising from 5 changes in the design specification of such product di-6 rected by the buying agency. 7 (f) Duration of Authority.—The preferential con-8 tracting authorities authorized by subsection (b) may not be used on or after October 1, 2009, and become effective on the effective date of the final regulations issued pursuant 10 11 to section 18. 12 (q) Definitions.—For the purposes of this section— (1) the term "base period" means the total sales 13 14 of Federal Prison Industries during the period Octo-15 ber 1, 2001, and September 30, 2002 (Fiscal Year 16 2002); 17 (2) the term "business sectors" means the eight 18 product/service business groups identified in the 2002 19 Federal Prison Industries annual report as the Cloth-20 ing and Textiles Business Group, the Electronics 21 Business Group, the Fleet Management and Vehicular 22 Components Business Group, the Graphics Business 23 Group, the Industrial Products Business Group, the

Office Furniture Business Group, the Recycling Ac-

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- 1 tivities Business Group, and the Services Business
- 2 Group; and
- 3 (3) the term "fair and reasonable price" shall be
- 4 given the same meaning as, and be determined pursu-
- 5 ant to, part 15.8 of the Federal Acquisition Regula-
- 6 tion (48 C.F.R. 15.8).
- 7 (h) Finding by Attorney General With Respect
- 8 to Public Safety.—(1) Not later than 60 days prior to
- 9 the end of each fiscal year specified in subsection (e)(1),
- 10 the Attorney General shall make a finding regarding the
- 11 effects of the percentage limitation imposed by such sub-
- 12 section for such fiscal year and the likely effects of the limi-
- 13 tation imposed by such subsection for the following fiscal
- 14 year.
- 15 (2) The Attorney General's finding shall include a de-
- 16 termination whether such limitation has resulted or is like-
- 17 ly to result in a substantial reduction in inmate industrial
- 18 employment and whether such reductions, if any, present
- 19 a significant risk of adverse effects on safe prison operation
- 20 or public safety.
- 21 (3) If the Attorney General finds a significant risk of
- 22 adverse effects on either safe prison management or public
- 23 safety, he shall so advise the Congress.
- 24 (4) In advising the Congress pursuant to paragraph
- 25 (3), the Attorney General shall make recommendations for

- 1 additional authorizations of appropriations to provide ad-
- 2 ditional alternative inmate rehabilitative opportunities and
- 3 additional correctional staffing, as may be appropriate.
- 4 SEC. 5. AUTHORITY TO PERFORM AS A FEDERAL SUBCON-
- 5 TRACTOR.
- 6 (a) In General.—Federal Prison Industries is au-
- 7 thorized to enter into a contract with a Federal contractor
- 8 (or a subcontractor of such contractor at any tier) to
- 9 produce products as a subcontractor or supplier in the per-
- 10 formance of a Federal procurement contract. The use of
- 11 Federal Prison Industries as a subcontractor or supplier
- 12 shall be a wholly voluntary business decision by the Federal
- 13 prime contractor or subcontractor, subject to any prior ap-
- 14 proval of subcontractors or suppliers by the contracting offi-
- 15 cer which may be imposed by the Federal Acquisition Regu-
- 16 lation or by the contract.
- 17 (b) Commercial Sales Prohibited.—The authority
- 18 provided by subsection (a) shall not result, either directly
- 19 or indirectly, in the sale in the commercial market of a
- 20 product or service resulting from the labor of Federal in-
- 21 mate workers in violation of section 1761(a) of title 18,
- 22 United States Code. A Federal contractor (or subcontractor
- 23 at any tier) using Federal Prison Industries as a subcon-
- 24 tractor or supplier in furnishing a commercial product pur-
- 25 suant to a Federal contract shall implement appropriate

- management procedures to prevent introducing an inmateproduced product into the commercial market. 3 (c) Prohibitions on Mandating Subcontracting WITH FEDERAL PRISON INDUSTRIES.—Except as authorized under the Federal Acquisition Regulation, the use of Federal Prison Industries as a subcontractor or supplier of products or provider of services shall not be imposed upon 8 prospective or actual Federal prime contractors or a subcontractors at any tier by means of— 10 (1) a contract solicitation provision requiring a 11 contractor to offer to make use of Federal Prison In-12 dustries, its products or services; 13 (2) specifications requiring the contractor to use 14 specific products or services (or classes of products or 15 services) offered by Federal Prison Industries in the 16 performance of the contract; 17 (3) any contract modification directing the use 18 of Federal Prison Industries, its products or services; 19 or20 (4) any other means. 21 SEC. 6. INMATE WAGES AND DEDUCTIONS. 22 Section 4122(b) of title 18, United States Code (as 23 amended by section 3 of this Act), is further amended by
- 24 adding after paragraph (10) a new paragraph (11) as fol-
- 25 lows:

1	"(11)(A) The Board of Directors of Federal Prison In-
2	dustries shall prescribe the rates of hourly wages to be paid
3	inmates performing work for or through Federal Prison In-
4	dustries. The Director of the Federal Bureau of Prisons
5	shall prescribe the rates of hourly wages for other work as-
6	signments within the various Federal correctional institu-
7	tions.
8	"(B) The various inmate wage rates shall be reviewed
9	and considered for increase on not less than a biannual
10	basis.
11	"(C) Wages earned by an inmate worker shall be paid
12	in the name of the inmate. Deductions, aggregating to not
13	more than 80 percent of gross wages, shall be taken from
14	the wages due for—
15	"(i) applicable taxes (Federal, State, and local);
16	"(ii) payment of fines and restitution pursuant
17	to court order;
18	"(iii) payment of additional restitution for vic-
19	tims of the inmate's crimes (at a rate not less than
20	10 percent of gross wages);
21	"(iv) allocations for support of the inmate's fam-
22	ily pursuant to statute, court order, or agreement
23	with the inmate;

1	"(v) allocations to a fund in the inmate's name
2	to facilitate such inmate's assimilation back into soci-
3	ety, payable at the conclusion of incarceration; and
4	"(vi) such other deductions as may be specified
5	by the Director of the Bureau of Prisons.
6	"(D) Each inmate worker working for Federal Prison
7	Industries shall indicate in writing that such person—
8	"(i) is participating voluntarily; and
9	"(ii) understands and agrees to the wages to be
10	paid and deductions to be taken from such wages.".
11	SEC. 7. CLARIFYING AMENDMENT RELATING TO SERVICES.
12	(a) In General.—Section 1761 of title 18, United
13	States Code, is amended in subsection (a), by striking "any
14	goods, wares, or merchandise manufactured, produced, or
15	mined" and inserting "products manufactured, services fur-
16	nished, or minerals mined".
17	(b) Completion of Existing Agreements.—Any
18	prisoner work program operated by a prison or jail of a
19	State or local jurisdiction of a State which is providing
20	services for the commercial market through inmate labor on
21	October 1, 2002, may continue to provide such commercial
22	services until—
23	(1) the expiration date specified in the contract
24	or other agreement with a commercial partner on Oc-
25	tober 1. 2002. or

1	(2) until September 30, 2005, if the prison work
2	program is directly furnishing the services to the com-
3	mercial market.
4	(c) Approval Required for Long-Term Oper-
5	ATION.—A prison work program operated by a correctional
6	institution operated by a State or local jurisdiction of a
7	State may continue to provide inmate labor to furnish serv-
8	ices for sale in the commercial market after the dates speci-
9	fied in subsection (b) if such program has been certified
10	pursuant to section 1761(c)(1) of title 18, United States
11	Code, and is in compliance with the requirements of such
12	subsection and its implementing regulations.
13	SEC. 8. CONFORMING AMENDMENT.
14	Section 4122(a) of title 18, United States Code, is
15	amended by striking "production of commodities" and in-
16	serting "production of products or furnishing of services".
17	SEC. 9. RULES OF CONSTRUCTION RELATING TO CHAPTER
18	307.
19	Chapter 307 of title 18, United States Code, is further
20	amended by adding the following:
21	"§ 4130. Construction of provisions
22	"Nothing in this chapter shall be construed—
23	"(1) to establish an entitlement of any inmate
24	to—

1	"(A) employment in a Federal Prison In-
2	dustries facility; or
3	"(B) any particular wage, compensation, or
4	benefit on demand, except as otherwise specifi-
5	cally provided by law or regulation;
6	"(2) to establish that inmates are employees for
7	the purposes of any law or program; or
8	"(3) to establish any cause of action by or on be-
9	half of any inmate against the United States or any
10	officer, employee, or contractor thereof.".
11	SEC. 10. PROVIDING ADDITIONAL REHABILITATIVE OPPOR-
12	TUNITIES FOR INMATES.
13	(a) Additional Educational, Training, and Re-
14	Lease-Preparation Opportunities.—
15	(1) Program established.—There is hereby
16	established the Enhanced In-Prison Educational and
17	Vocational Assessment and Training Program within
18	the Federal Bureau of Prisons.
19	(2) Comprehensive program.—In addition to
20	such other components as the Director of the Bureau
21	of Prisons deems appropriate to reduce inmate idle-
22	ness and better prepare inmates for a successful re-
23	entry into the community upon release, the program
24	shall provide—

1	(A) in-prison assessments of inmates' needs
2	and aptitudes;
3	(B) a full range of educational opportuni-
4	ties;
5	(C) vocational training and apprentice-
6	ships; and
7	(D) comprehensive release-readiness prepa-
8	ration.
9	(3) Authorization of appropriations.—For
10	the purposes of carrying out the program established
11	by paragraph (1), \$75,000,000 is authorized for each
12	fiscal year after fiscal year 2003, to remain available
13	until expended. Funds shall be allocated from the
14	gross profits within the Federal Prison Industries
15	Fund, and, to the extent such amounts are inad-
16	equate, from the General Treasury.
17	(4) Schedule for implementation.—All com-
18	ponents of the program shall be established—
19	(A) in at least 25 percent of all Federal
20	prisons not later than 2 years after the date of
21	the enactment of this Act;
22	(B) in at least 50 percent of all Federal
23	prisons not later than 4 years after such date of
24	enactment;

1	(C) in at least 75 percent of all Federal
2	prisons not later than 6 years after such date of
3	enactment; and
4	(D) in all Federal prisons not later than 8
5	years after such date of enactment.
6	(b) Inmate Work Opportunities in Support of
7	Not-for-Profit Entities.—
8	(1) Proposals for donation programs.—The
9	Chief Operating Officer of Federal Prison Industries
10	shall develop and present to the Board of Directors of
11	Federal Prison Industries proposals to have Federal
12	Prison Industries donate products and services to eli-
13	gible entities that provide goods or services to low-in-
14	come individuals who would likely otherwise have dif-
15	ficulty purchasing such products or services in the
16	commercial market.
17	(2) Schedule for submission and consider-
18	ATION OF DONATION PROGRAMS.—
19	(A) Initial proposals.—The Chief Oper-
20	ating Officer shall submit the initial group of
21	proposals for programs of the type described in
22	paragraph (1) within 180 days after the date of
23	the enactment of this Act. The Board of Directors
24	of Federal Prison Industries shall consider such
25	proposals from the Chief Operating Officer not

1	later than the date that is 270 days after the
2	date of the enactment of this Act.
3	(B) Annual operating plan.—The Board
4	of Directors of Federal Prison Industries shall
5	consider proposals by the Chief Operating Officer
6	for programs of the type described in paragraph
7	(1) as part of the annual operating plan for Fed-
8	eral Prison Industries.
9	(C) Other proposals.—In addition to
10	proposals submitted by the Chief Operating Offi-
11	cer, the Board of Directors may, from time to
12	time, consider proposals presented by prospective
13	eligible entities.
14	(3) Definition of eligible entities.—For the
15	purposes of this subsection, the term "eligible entity"
16	means an entity—
17	(A) that is an organization described in sec-
18	tion $501(c)(3)$ of the Internal Revenue Code of
19	1986 and exempt from taxation under section
20	501(a) of such Code and that has been such an
21	organization for a period of not less than 36
22	months prior to inclusion in a proposal of the
23	type described in paragraph (1), or
24	(B) that is a religious organization de-
25	scribed in section 501(d) of such Code and ex-

1	empt from	taxation	under	section	501(a)	of	such
2	Code.						

- 3 (4) AUTHORIZATION OF APPROPRIATIONS.—
  4 There are authorized to be appropriated \$7,000,000
  5 for each of the fiscal years 2004 through 2008 for the
  6 purposes of paying the wages of inmates and other7 wise carrying out programs of the type described in
  8 paragraph (1).
- 9 (c) Maximizing Inmate Rehabilitative Opportu-10 nities Through Cognitive Abilities Assessments.—

11 (1) Demonstration program authorized.—

(A) In General.—There is hereby established within the Federal Bureau of Prisons a program to be known as the "Cognitive Abilities Assessment Demonstration Program". The purpose of the demonstration program is to determine the effectiveness of a program that assesses the cognitive abilities and perceptual skills of Federal inmates to maximize the benefits of various rehabilitative opportunities designed to prepare each inmate for a successful return to society and reduce recidivism. The demonstration program shall be undertaken by a contractor with a demonstrated record of enabling the behavioral and academic improvement of adults

1	through the use of research-based systems that
2	maximize the development of both the cognitive
3	and perceptual capabilities of a participating
4	individual, including adults in a correctional
5	setting.
6	(B) Scope of Demonstration pro-
7	GRAM.—The demonstration program shall to the
8	maximum extent practicable, be—
9	(i) conducted during a period of three
10	consecutive fiscal years, commencing during
11	fiscal year 2004;
12	(ii) conducted at 12 Federal correc-
13	tional institutions; and
14	(iii) offered to 6,000 inmates, who are
15	categorized as minimum security or less,
16	and are within five years of release.
17	(C) Report on results of program.—
18	Not later than 60 days after completion of the
19	demonstration program, the Director shall sub-
20	mit to Congress a report on the results of the
21	program. At a minimum, the report shall in-
22	clude an analysis of employment stability, sta-
23	bility of residence, and rates of recidivism
24	among inmates who participated in the program
25	after 18 months of release.

1	(2) Authorization of Appropriations.—
2	There is authorized to be appropriated \$3,000,000 in
3	each of the three fiscal years after fiscal year 2003,
4	to remain available until expended, for the purposes
5	of conducting the demonstration program authorized
6	by subsection (a).
7	(d) Prerelease Employment Assistance.—
8	(1) In General.—The Director of the Federal
9	Bureau of Prisons shall, to the maximum extent prac-
10	ticable, afford to inmates opportunities to participate
11	in programs and activities designed to help prepare
12	such inmates to obtain employment upon release.
13	(2) Prerelease employment placement as-
14	SISTANCE.—Such prerelease employment placement
15	assistance required by subsection (a) shall include—
16	(A) training in the preparation of resumes
17	and job applications;
18	(B) training in interviewing skills;
19	(C) training and assistance in job search
20	techniques;
21	(D) conduct of job fairs; and
22	(E) such other methods deemed appropriate
23	by the Director.
24	(3) Priority participation.—Priority in pro-
25	gram participation shall be accorded to inmates who

- 1 are participating in work opportunities afforded by
- 2 Federal Prison Industries and are within 24 months
- 3 of release from incarceration.
- 4 SEC. 11. RESTRUCTURING THE BOARD OF DIRECTORS.
- 5 Section 4121 of title 18, United States Code, is amend-
- 6 ed to read as follows:
- 7 "§ 4121. Federal Prison Industries; Board of Directors:
- 8 executive management
- 9 "(a) Federal Prison Industries is a government cor-
- 10 poration of the District of Columbia organized to carry on
- 11 such industrial operations in Federal correctional institu-
- 12 tions as authorized by its Board of Directors. The manner
- 13 and extent to which such industrial operations are carried
- 14 on in the various Federal correctional institutions shall be
- 15 determined by the Attorney General.
- 16 "(b)(1) The corporation shall be governed by a board
- 17 of 11 directors appointed by the President.
- 18 "(2) In making appointments to the Board, the Presi-
- 19 dent shall assure that 3 members represent the business
- 20 community, 3 members represent organized labor, 1 member
- 21 shall have special expertise in inmate rehabilitation tech-
- 22 niques, 1 member represents victims of crime, 1 member
- 23 represents the interests of Federal inmate workers, and 2
- 24 additional members whose background and expertise the
- 25 President deems appropriate. The members of the Board

1	representing the business community shall include, to the
2	maximum extent practicable, representation of firms fur-
3	nishing services as well as firms producing products, espe-
4	cially from those industry categories from which Federal
5	Prison Industries derives substantial sales. The members of
6	the Board representing organized labor shall, to the max-
7	imum practicable, include representation from labor unions
8	whose members are likely to be most affected by the sales
9	of Federal Prison Industries.
10	"(3) Each member shall be appointed for a term of
11	5 years, except that of members first appointed—
12	"(A) 2 members representing the business com-
13	munity shall be appointed for a term of 3 years;
14	"(B) 2 members representing labor shall be ap-
15	pointed for a term of 3 years;
16	"(C) 2 members whose background and expertise
17	the President deems appropriate for a term of 3
18	years;
19	"(D) 1 member representing victims of crime
20	shall be appointed for a term of 3 years;
21	"(E) 1 member representing the interests of Fed-
22	eral inmate workers shall be appointed for a term of
23	3 years;
24	"(F) 1 member representing the business commu-
25	nity shall be appointed for a term of 4 years;

- 1 "(G) 1 member representing the business commu-
- 2 nity shall be appointed for a term of 4 years; and
- 3 "(H) the members having special expertise in in-
- 4 mate rehabilitation techniques shall be appointed for
- 5 a term of 5 years.
- 6 "(4) The President shall designate 1 member of the
- 7 Board as Chairperson. The Chairperson may designate a
- 8 Vice Chairperson.
- 9 "(5) Members of the Board may be reappointed.
- 10 "(6) Any vacancy on the Board shall be filled in the
- 11 same manner as the original appointment. Any member ap-
- 12 pointed to fill a vacancy occurring before the expiration of
- 13 the term for which the member's predecessor was appointed
- 14 shall be appointed for the remainder of that term.
- 15 "(7) The members of the Board shall serve without
- 16 compensation. The members of the Board shall be allowed
- 17 travel expenses, including per diem in lieu of subsistence,
- 18 at rates authorized for employees of agencies under sub-
- 19 chapter I of chapter 57 of title 5, United States Code, to
- 20 attend meetings of the Board and, with the advance ap-
- 21 proval of the Chairperson of the Board, while otherwise
- 22 away from their homes or regular places of business for pur-
- 23 poses of duties as a member of the Board.

1 "(8)(A) The Chairperson of the Board may appoint and terminate any personnel that may be necessary to enable the Board to perform its duties. 3 4 "(B) Upon request of the Chairperson of the Board, a Federal agency may detail a Federal Government employee to the Board without reimbursement. Such detail shall be without interruption or loss of civil service status 8 or privilege. 9 "(9) The Chairperson of the Board may procure temporary and intermittent services under section 3109(b) of title 5, United States Code. 12 "(c) The Director of the Bureau of Prisons shall serve as Chief Executive Officer of the Corporation. The Director shall designate a person to serve as Chief Operating Officer 15 of the Corporation.". SEC. 12. PROVIDING ADDITIONAL MANAGEMENT FLEXI-17 BILITY TO FEDERAL PRISON INDUSTRIES OP-18 ERATIONS. 19 Section 4122(b)(3) of title 18, United States Code, is 20 amended— (1) by striking "(3)" and inserting "(3)(A)"; 21 22 and 23 (2) by adding at the end the following new para-

*graphs:* 

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1	"(B) Federal Prison Industries may locate more than				
2	one workshop at a Federal correctional facility.				
3	"(C) Federal Prison Industries may operate a work-				
4	shop outside of a correctional facility if all of the inmates				
5	working in such workshop are classified as minimum secu				
6	rity inmates.".				
7	SEC. 13. TRANSITIONAL PERSONNEL MANAGEMENT AU-				
8	THORITY.				
9	Any correctional officer or other employee of Federal				
10	Prison Industries being paid with nonappropriated funds				
11	who would be separated from service because of a reduction				
12	in the net income of Federal Prison Industries during any				
13	fiscal year specified in section 4(e)(1) shall be—				
14	(1) eligible for appointment (or reappointment)				
15	in the competitive service pursuant to title 5, United				
16	States Code;				
17	(2) registered on a Bureau of Prisons reemploy-				
18	ment priority list; and				
19	(3) given priority for any other position within				
20	the Bureau of Prisons for which such employee is				
21	qualified.				
22	SEC. 14. FEDERAL PRISON INDUSTRIES REPORT TO CON-				
23	GRESS.				
24	Section 4127 of title 18, United States Code, is amend-				
25	ed to read as follows:				

1	"§ 4127. Federal Prison Industries report to Congress
2	"(a) In General.—Pursuant to chapter 91 of title 31,
3	the board of directors of Federal Prison Industries shall sub-
4	mit an annual report to Congress on the conduct of the busi-
5	ness of the corporation during each fiscal year and the con-
6	dition of its funds during the fiscal year.
7	"(b) Contents of Report.—In addition to the mat-
8	ters required by section 9106 of title 31, and such other
9	matters as the board considers appropriate, a report under
10	subsection (a) shall include—
11	"(1) a statement of the amount of obligations
12	issued under section 4129(a)(1) of this title during
13	the fiscal year;
14	"(2) an estimate of the amount of obligations
15	that will be issued in the following fiscal year;
16	"(3) an analysis of—
17	"(A) the corporation's total sales for each
18	specific product and type of service sold to the
19	Federal agencies and the commercial market;
20	"(B) the total purchases by each Federal
21	agency of each specific product and type of serv-
22	ice;
23	"(C) the corporation's share of such total
24	Federal Government purchases by specific prod-
25	uct and type of service; and

1	"(D) the number and disposition of disputes
2	submitted to the heads of the Federal depart-
3	ments and agencies pursuant to section 4124(e)
4	of this title;
5	"(4) an analysis of the inmate workforce that in-
6	cludes—
7	"(A) the number of inmates employed;
8	"(B) the number of inmates utilized to
9	produce products or furnish services sold in the
10	$commercial\ market;$
11	"(C) the number and percentage of em-
12	ployed inmates by the term of their incarcer-
13	ation; and
14	"(D) the various hourly wages paid to in-
15	mates employed with respect to the production of
16	the various specific products and types of serv-
17	ices authorized for production and sale to Fed-
18	eral agencies and in the commercial market; and
19	"(5) data concerning employment obtained by
20	former inmates upon release to determine whether the
21	employment provided by Federal Prison Industries
22	during incarceration provided such inmates with
23	knowledge and skill in a trade or occupation that en-
24	abled such former inmate to earn a livelihood upon
25	release.

- 1 "(c) Public Availability.—Copies of an annual re-
- 2 port under subsection (a) shall be made available to the
- 3 public at a price not exceeding the cost of printing the re-
- 4 port.".
- 5 SEC. 15. INDEPENDENT STUDY TO DETERMINE THE EF-
- 6 FECTS OF ELIMINATING THE FEDERAL PRIS-
- 7 ON INDUSTRIES MANDATORY SOURCE AU-
- 8 THORITY.
- 9 (a) Study Required.—The Comptroller General
- 10 shall undertake to have an independent study conducted on
- 11 the effects of eliminating the Federal Prison Industries
- 12 mandatory source authority.
- 13 (b) Solicitation of Views.—The Comptroller Gen-
- 14 eral shall ensure that in developing the statement of work
- 15 and the methodology for the study, the views and input of
- 16 private industry, organized labor groups, Members and staff
- 17 of the relevant Congressional committees, officials of the ex-
- 18 ecutive branch, and the public are solicited.
- 19 (c) Submission.—Not later than June 30, 2004, the
- 20 Comptroller General shall submit the results of the study
- 21 to Congress, including any recommendations for legislation.
- 22 SEC. 16. SENSE OF CONGRESS.
- 23 It is the sense of Congress that it is important to study
- 24 the concept of implementing a "good time" release program
- 25 for non-violent criminals in the Federal prison system.

#### 1 SEC. 17. DEFINITIONS.

- 2 Chapter 307 of title 18, United States Code, is amend-
- 3 ed by adding at the end the following new section:

## 4 "§ 4131. Definitions

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- 5 "As used in this chapter—
- 6 "(1) the term 'assembly' means the process of 7 uniting or combining articles or components (includ-8 ing ancillary finished components or assemblies) so as 9 to produce a significant change in form or utility, 10 without necessarily changing or altering the compo-11 nent parts;
  - "(2) the term 'current market price' means, with respect to a specific product, the fair market price of the product within the meaning of section 15(a) of the Small Business Act (15 U.S.C. 644(a)), at the time that the contract is to be awarded, verified through appropriate price analysis or cost analysis, including any costs relating to transportation or the furnishing of any ancillary services;
  - "(3) the term 'import-sensitive product' means a product which, according to Department of Commerce data, has experienced competition from imports at an import to domestic production ratio of 25 percent or greater;
- 25 "(4) the term 'labor-intensive manufacture' 26 means a manufacturing activity in which the value

1	of inmate labor constitutes at least 10 percent of the					
2	estimate unit cost to produce the item by Federal					
3	Prison Industries;					
4	"(5) the term 'manufacture' means the process of					
5	fabricating from raw or prepared materials, so as to					
6	impart to those materials new forms, qualities, prop-					
7	erties, and combinations;					
8	"(6) the term 'reasonable share of the market'					
9	means a share of the total purchases by the Federal					
10	departments and agencies, as reported to the Federal					
11	Procurement Data System for—					
12	"(A) any specific product during the 3 pre-					
13	ceding fiscal years, that does not exceed 20 per-					
14	cent of the Federal market for the specific prod-					
15	uct; and					
16	"(B) any specific service during the 3 pre-					
17	ceding fiscal years, that does not exceed 5 percent					
18	of the Federal market for the specific service; and					
19	"(7) the term 'services' has the meaning given					
20	the term 'service contract' by section 37.101 of the					
21	Federal Acquisition Regulation (48 C.F.R. 36.102), as					
22	in effect on July 1, 2002.".					
23	SEC. 18. IMPLEMENTING REGULATIONS AND PROCEDURES.					
24	(a) Federal Acquisition Regulation.—					

1	(1) Proposed revisions.—Proposed revisions
2	to the Governmentwide Federal Acquisition Regula-
3	tion to implement the amendments made by this Act
4	shall be published not later than 60 days after the
5	date of the enactment of this Act and provide not less
6	than 60 days for public comment.
7	(2) Final regulations.—Final regulations
8	shall be published not later than 180 days after the
9	date of the enactment of this Act and shall be effective
10	on the date that is 30 days after the date of publica-
11	tion.
12	(3) Public Participation.—The proposed regu-
13	lations required by subsection (a) and the final regu-
14	lations required by subsection (b) shall afford an op-
15	portunity for public participation in accordance with
16	section 22 of the Office of Federal Procurement Policy
17	Act (41 U.S.C. 418b).
18	(b) Board of Directors.—
19	(1) In general.—The Board of Directors of
20	Federal Prison Industries shall issue regulations de-
21	fining the terms specified in paragraph (2).
22	(2) Terms to be defined.—The Board of Di-
23	rectors shall issue regulations for the following terms:
24	(A) Prison-made product.
25	(B) Prison-furnished service.

1	(C) Specific product.
2	(D) Specific service.
3	(3) Schedule for regulatory defini-
4	TIONS.—
5	(A) Proposed regulations relating to the
6	matter described in subsection (b)(2) shall be
7	published not later than 60 days after the date
8	of enactment of this Act and provide not less
9	than 60 days for public comment.
10	(B) Final regulations relating to the mat-
11	ters described in subsection (b)(2) shall be pub-
12	lished not less than 180 days after the date of en-
13	actment of this Act and shall be effective on the
14	date that is 30 days after the date of publication.
15	(4) Enhanced opportunities for public
16	PARTICIPATION AND SCRUTINY.—
17	(A) Administrative procedure act.—
18	Regulations issued by the Board of Directors
19	shall be subject to notice and comment rule-
20	making pursuant to section 553 of title 5, United
21	States Code. Unless determined wholly impracti-
22	cable or unnecessary by the Board of Directors,
23	the public shall be afforded 60 days for comment
24	on proposed regulations.

- 1 (B) Enhanced outreach.—The Board of 2 Directors shall use means designed to most effec-3 tively solicit public comment on proposed regula-4 tions, procedures, and policies and to inform the affected public of final regulations, procedures, 5 6 and policies.
- 7 (C)OPENPROCESSES.—The **MEETING** 8 Board of Directors shall take all actions relating 9 to the adoption of regulations, operating procedures, guidelines, and any other matter relating 10 11 to the governance and operation of Federal Pris-12 on Industries based on deliberations and a re-13 corded vote conducted during a meeting open to 14 the public, unless closed pursuant to section 15 552(b) of title 5, United States Code.

#### SEC. 19. RULES OF CONSTRUCTION. 16

of the enactment of this Act.

- (a) AGENCY BID PROTESTS.—Subsection (e) of section 4124 of title 18, United States Code, as amended by section 18 2, is not intended to alter any rights of any offeror other than Federal Prison Industries to file a bid protest in ac-21 cordance with other law or regulation in effect on the date
- 23 (b) JAVITS-WAGNER-O'DAY ACT.—Nothing in this Act is intended to modify the Javits-Wagner-O'Day Act (41 U.S.C. 46, et seq.). 25

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### 1 SEC. 20. EFFECTIVE DATE AND APPLICABILITY.

- 2 (a) Effective Date.—Except as provided in sub-
- 3 section (b), this Act and the amendments made by this Act
- 4 shall take effect on the date of enactment of this Act.
- 5 (b) Applicability.—Section 4124 of title 18, United
- 6 States Code, as amended by section 2, shall apply to any
- 7 requirement for a product or service offered by Federal Pris-
- 8 on Industries needed by a Federal department or agency
- 9 after the effective date of the final regulations issued pursu-
- 10 ant to section 18(a)(2), or after September 30, 2004, which-
- 11 ever is earlier.
- 12 SEC. 21. CLERICAL AMENDMENTS.
- The table of sections for chapter 307 of title 18, United
- 14 States Code, is amended—
- 15 (1) by amending the item relating to section
- 16 4121 to read as follows:
  - "4121. Federal Prison Industries; Board of Directors: executive management.";
- 17 (2) by amending the item relating to section
- 18 4124 to read as follows:
  - "4124. Governmentwide procurement policy relating to purchases from Federal Prison Industries.";
- 19 (3) by amending the item relating to section
- 20 4127 to read as follows:
  - "4127. Federal Prison Industries report to Congress.";
- 21 *and*

1 (4) by adding at the end the following new items:

"4130. Construction of provisions.

<sup>&</sup>quot;4131. Definitions.".

#### **Union Calendar No. 165**

108TH CONGRESS 1ST SESSION

# H.R. 1829

[Report No. 108-286]

# A BILL

To amend title 18, United States Code, to require Federal Prison Industries to compete for its contracts minimizing its unfair competition with private sector firms and their non-inmate workers and empowering Federal agencies to get the best value for taxpayers' dollars, to provide a five-year period during which Federal Prison Industries adjusts to obtaining inmate work opportunities through other than its mandatory source status, to enhance inmate access to remedial and vocational opportunities and other rehabilitative opportunities to better prepare inmates for a successful return to society, to authorize alternative inmate work opportunities in support of non-profit organizations, and for other purposes.

#### September 25, 2003

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed